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June 29, 2004

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Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Re: Petition for Waiver filed by Evans Communications on May 11, 2004 in CC Docket No. 00-257

Dear Ms. Dortch:

Evans Communications ("Evans") hereby withdraws the Petition for Waiver ("Petition") it filed on May 11, 2004 in CC Docket No. 00-257. In that Petition, Evans explained that it plans to undertake a corporate reorganization that contemplates creating a new legal entity, GVN Services, Inc. d/b/a Global Valley Long Distance ("Global Valley Long Distance") that would be assigned all of the internet and interexchange assets of Evans, including the long distance customers of Evans. This reorganization is occurring concurrently with a complete re-branding of all the regulated companies operating under the "Evans" name.

At the time of the Petition, we believed that a new carrier identification code would be instituted for Global Valley Long Distance as part of the reorganization and, therefore, that the FCC's streamlined processes pursuant to Section 64.1120(e) might be applicable in that instance. In its Petition for Waiver, Evans requested a waiver of Section 64.1120(e)(3)(v) of the FCC's rules requiring a statement in the customer notification letter that any carrier freezes would be lifted by the local exchange carrier and customers would have to request a new freeze.

The Petition for Waiver is no longer necessary because, contrary to the fact asserted in the Petition, Global Valley Long Distance will not a have different carrier identification code from Evans. It is now clear that the actions contemplated by Evans do not result in a change in long distance provider within the meaning of Section 258 of the Act, as interpreted by the FCC.

No. of Copies rec'd 0+4 List ABCDE Of course, Evans desires to keep its customers informed. As such, it will be sending a customer notification letter regarding its name change, and it will work diligently to ensure that there is no customer confusion concerning the name change.

Sincerely,

Michael G. Jones Angie Kronenberg

cc:

Richard Smith Nancy Stevenson David Marks